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APPLICATION NO.	PPLICATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/779,123 02/07/2001		Anantha R. Sethuraman	5298-02501	9269		
35617	7590	11/14/2003		EXAMINER		
CONLEY R	,	· ·	LEE, HSIEN MING			
P.O. BOX 68 AUSTIN, TX				ART UNIT	PAPER NUMBER	
·			2823			

DATE MAILED: 11/14/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application	n No.	Applicant(s)					
	Office Action Summary	09/779,12	3	SETHURAMAN ET AL.					
	Office Action Summary	Examiner		Art Unit					
	The MANUALC DATE of this and the	Hsien-Ming	•	2823	 				
Period fo	The MAILING DATE of this communication or Reply	appears on the	cover sh et with the	orrespond nce ad	ldr ss				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).									
1)⊠	Responsive to communication(s) filed on 3	11 August 2003.							
2a)[This action is FINAL . 2b)⊠ 7	This action is no	n-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims									
4)[🖂	4) Claim(s) 1-4,7-12,15 and 17-25 is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.								
5)	5) Claim(s) is/are allowed.								
6)🖂	6)⊠ Claim(s) <u>1-4,7-12,15 and 17-25</u> is/are rejected.								
	Claim(s) is/are objected to.								
8)	Claim(s) are subject to restriction a	nd/or election re	equirement.						
Applicat	ion Papers								
9) The specification is objected to by the Examiner.									
10)	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.								
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.									
Priority under 35 U.S.C. §§ 119 and 120									
12)									
Attachmen				(070 445					
2) Notic	e of References Cited (PTO-892) se of Draftsperson's Patent Drawing Review (PTO-948 mation Disclosure Statement(s) (PTO-1449) Paper No	•		/ (PTO-413) Paper No(Patent Application (PTC					

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DETAILED ACTION

Remarks

- 1. Claims 1-4, 7-12, 15 and 17-25 are pending in the application.
- 2. The objection to specification is withdrawn.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 1-4, 7-12, 15 and 17-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jaso et al. (US 6,093,631) in view of Hudson (US 5,972,792).

In re claims 1, 2, 9 and 10, Jaso et al. teach a method, comprising:

- etching a plurality of laterally spaced dummy trenches 20 into a dielectric layer 14 between a first trench 15d and a series of second trenches 15a/15b/15c (Fig. 11B);
- filling the dummy trenches 20 and the first 15d and the series of second trenches 15a/15b/15c with a conductive material 16 (i.e. copper or aluminum or tungsten) (Fig. 11C and col.7, lines 3-7); and
- polishing the conductive material 16 to form dummy conductors in the dummy trenches 20 and interconnect in the first trench 15d and the series of second trenches 15a/15b/15c.

Jaso et al. do not expressly teach that the first trench is a relatively wide trench and the series of second trenches are relatively narrow trenches.

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However, Jaso et al. do suggest the teachings can be applied to the situation of wide-and-narrow trenches. Particularly, in col.3, lines 38-43 Jaso et al. suggest that the teachings can be applied to minimize the difference between the high pattern factor areas (i.e. equivalent to the "relatively wide trenches") and the low pattern factor areas (i.e. equivalent to the "relatively narrow trenches"). In other words, Jaso et al. inherently suggest using the teachings to minimize a dishing effect between the "relatively narrow trenches" and the "high pattern factor areas' can be minimized.

Therefore, one of the ordinary skill in the art, at the time the invention was made, would have been motivated to apply the same teachings of Jaso et al. to the alternative situation where the first trench is equivalent to the "relatively wide trench" and the series of second trenches are equivalent to the "relatively narrow trenches", since Jaso et al. suggest the *desirability of modifying* the teachings to apply to the situation of wide-and-narrow trenches (col.7, lines 11-18 and col.3, lines 38-43).

Still, Jaso et al. do not teach polishing the conductive material by applying a liquid substantially free of particulate matter between an abrasive polishing surface and the conductive material.

However, Hudson, in an analogous art of CMP technique, teaches polishing the conductive material 17 (i.e. copper, Fig.3) by applying a *liquid 144 free of particulate matter* (i.e. a planarizing solution comprising deionized water with nitric acid and ethanol, col.4, lines 50-65) between an abrasive polishing surface 143 and the conductive material 17 for the purpose of shortening the polishing time and reducing defects (col.2, lines 25-29).

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Therefore, one of the ordinary skill in the art, at the time the invention was made, would have been motivated to substitute the CMP process of Jaso et al. with the CMP process utilizing the liquid substantially free of particulate matter as taught by Hudson, since by doing so it would increasing polishing rate and reducing defects (col.2, lines 25-29, Hudson).

In re claims 3 and 11, Jaso et al. in view of Hudson also inherently teach that polishing said conductive material is performed at a substantially uniform polish rate above said dummy trenches 20 and said series of relatively narrow trenches (i.e. equivalent to trenches 15a-15c) and said relatively wide trench (i.e. equivalent to trench 15d) because of the presence of the dummy interconnects filled in trench 20, which, in turn, would avoid uneven polishing rate with respect to the areas of the "relatively wide trench" and the "relatively narrow trench."

In re claims 4, 12, 18, 21 and 22, Jaso et al. in view of Hudson also teach that said polishing results in dummy dielectric protrusions between adjacent pairs of said dummy trenches 20, said dummy dielectric protrusions having first upper surfaces substantially coplanar with second upper surfaces of said dummy conductors; and the dummy conductors filled in trench 20 are substantially co-planar with the interconnect filled in trenches 15a-15d, as illustrated in Fig 11D of Jaso et al.

In re claims 7 and 15, Jaso et al. in view of Hudson also teach that said abrasive polishing surface 143 comprises particles 147 at least partially fixed into a polymer-based matrix, and wherein said particles 143 comprise a material selected from the group consisting of cerium oxide, cerium dioxide and silicon dioxide(i.e. silica) (col.4, lines 38-40, Hudson).

In re claim 8, Jaso et al. in view of Hudson also teach that said polishing comprises placing a CMP slurry onto a polishing pad surface and contacting said polishing pad surface with an upper Application/Control Number: 09/779,123

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surface of said conductive material while rotating said polishing pad surface relative to said upper surface (Fig. 2, Hudson).

In re claims 17, 19 and 20, the aforementioned teachings of Jaso et al. in view of Hudson also disclose a substantially planar semiconductor topography, comprising:

- a plurality of laterally spaced dummy trenches 20 in a dielectric layer 14, between a relatively wide trench (i.e. equivalent to trench 15d) and a series of relatively narrow trenches (i.e. equivalent to trenches 15a-15c) wherein a lateral dimension of at least one of the dummy trenches 20 is less than a lateral dimension of the wide trench 15d and greater than a lateral dimension of at least one of the series of relatively narrow trenches 15a-15c (Fig. 11B);
- dummy conductors (i.e. copper or aluminum or tungsten, col.7, lines 3-5) in said
 dummy trenches 20 and electrically separate from electrically conductive features
 below said dummy conductors; and
- conductive lines in said series of relatively narrow trenches 15a-15c and said relatively wide trench 15d, wherein upper surfaces of said conductive lines (i.e. the conductive material filled in trenches 15a-15d) are substantially coplanar with dummy conductor (i.e. the conductor filled in the dummy trench 20) upper surfaces (Fig.11D).

In re claims 23-25, the selection of the lateral dimensions of the dummy trenches, the wide trench and the narrow trenches is obvious because it is a matter of determining optimum process condition by routine experimentation with a limited number of species. In re Jones, 162 USPQ 224 (CCPA 1955)(the selection of optimum ranges within prior art general conditions is

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obvious) and In re Boesch, 205 USPQ 215 (CCPA 1980)(discovery of optimum value of result effective variable in a known process is obvious). In particular, Jaso et al. suggest that the teachings can be applied to provide a uniform distribution of interconnect filled in the trenches where the pattern factor (PF) is ranging from 20% (i.e. LPF) to 90 % (i.e. HPF) (col.3, lines 3-56, Jaso et al.). In other words, Jaso's teachings would provide a substantially planar semiconductor topography in which a conductive material is filled in the relatively wide trench and the relatively narrow trenches. In this case, applicants are required to demonstrate the criticality, generally by showing that the claimed dimensions would achieve unexpected results relative to the prior art. See M.P.E.P. 2144.05 III

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hsien-Ming Lee whose telephone number is 703-305-7341. The examiner can normally be reached on M-F (9:00 ~ 5:00).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri can be reached on 703-306-2794. The fax phone numbers for the organization where this application or proceeding is assigned are 703-308-7382 for regular communications and 703-308-7382 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

Patent Examiner Hsien Ming Lee Art Unit 2823

November 12, 2003

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